IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE: PHILIPS RECALLED CPAP,

BI-LEVEL PAP, AND MECHANICAL

VENTILATOR PRODUCTS

LITIGATION

Master Docket: Misc. No. 21-mc-1230-JFC

MDL No. 3014

: SHORT FORM COMPLAINT FOR

: PERSONAL INJURIES, DAMAGES,

AND DEMAND FOR JURY TRIAL

This Document Relates to:

ROGER TRAVERSA V. KONINKLIJKE PHILIPS

KONINKLIJKE PHILIPS, N.V., et al 2:21-cv-5674

E.D. Pa.

Plaintiff(s) incorporate(s) by reference the Amended Master Long Form Complaint for

Personal Injuries, Damages and Demand for Jury Trial filed in In re Philips Recalled CPAP, Bi-

Level PAP, and Mechanical Ventilator Products Litigation, MDL No. 3014, Master Docket Misc.

No. 21-mc-1230 (the "Master Long Form Complaint"). This Short Form Complaint adopts the

allegations, claims, and requested relief as set forth in the Master Long Form Complaint. As

necessary herein, Plaintiff(s) may include: (a) additional claims and allegations against

Defendants; and/or (b) additional claims and allegations against other Defendants not listed in the

Master Long Form Complaint.

Plaintiff(s) further allege(s) as follows:

I. **DEFENDANTS**

1. Plaintiff(s) name(s) the following Defendants in this action:

Koninklijke Philips N.V.

Philips North America LLC.

Philips RS North America LLC.

		Philips Holding USA Inc.
		Philips RS North America Holding Corporation.
		Polymer Technologies, Inc.
		Polymer Molded Products LLC.
П.	PLAI	NTIFF(S)
	2.	Name of Plaintiff(s): ROGER TRAVERSA
	3.	Name of spouse of Plaintiff (if loss of consortium claim is being made):
	4.	Name and capacity (<i>i.e.</i> , executor, administrator, guardian, conservator, etc.) of other Plaintiff, if any:
	5.	State(s) of residence of Plaintiff(s) (if the Recalled Device user is deceased, residence at the time of death):
III.		GNATED FORUM
	6.	Identify the forum (United States District Court and Division) in which the Plaintiff would have filed in the absence of direct filing: Plaintiff originally filed in the First Judicial District of Pennsylvania, Court of Common Pleas of Philadelphia (Case No. 211201983). The Philips Defendants removed this matter to the Eastern District of Pennsylvania, Docket No. 2:21-cv-5674.

IV. USE OF A RECALLED DEVICE

7. Plaintiff used the following Recalled Device(s):

E30 (Emergency Use Authorization)	Dorma 500
DreamStation ASV	REMstar SE Auto
DreamStation ST, AVAPS	Trilogy 100
SystemOne ASV4	Trilogy 200
C-Series ASV	Garbin Plus, Aeris, LifeVent
C-Series S/T and AVAPS	A-Series BiPAP Hybrid A30 (not marketed
OmniLab Advanced +	in U.S.)
SystemOne (Q-Series)	A-Series BiPAP V30 Auto
✓ DreamStation	A-Series BiPAP A40
DreamStation Go	A-Series BiPAP A30
Dorma 400	Other Philips Respironics Device; if other,
	identify the model:
V. INJURIES	
	physical injuries as a result of using a Recalled lant symptoms and consequences associated
COPD (new or worsening)	
Asthma (new or worsening	
Pulmonary Fibrosis	
Other Pulmonary Damage/	Inflammatory Response
Cancer	(specify cancer)
Kidney Damage	
Liver Damage	

	Heart Damage
	Death
	• Other (specify)
	Broken ribs sustained during coughing fits.
CAU	SES OF ACTION/DAMAGES
9.	As to Koninklijke Philips N.V., Plaintiff(s) adopt(s) the following claims asserted in the Master Long Form Complaint for Personal Injuries, Damages and Demand for Jury Trial, and the allegations and prayer for relief with regard thereto, as set forth therein:

Strict Liability: Design Defect

Strict Liability: Failure to Warn

Strict Liability: Manufacturing Defect

Breach of the Implied Warranty of Merchantability

Breach of the Implied Warranty of Usability

Negligent Failure to Warn

Negligent Manufacturing

Breach of Express Warranty

Negligent Misrepresentation

Negligence

Negligent Design

Negligent Recall

Battery

Fraud

VI.

Count I:

Count II:

Count III:

Count IV:

Count VI:

Count VII:

Count IX:

Count X:

Count XI:

Count XII:

Count XIII:

Count XIV:

Count VIII:

Count V:

	Count XV:	Negligence Per Se
	Count XVI:	Consumer Fraud and/or Unfair and Deceptive Practices Under State Law
	Count XVII:	Unjust Enrichment
	Count XVIII:	Loss of Consortium
	Count XIX:	Survivorship and Wrongful Death
	Count XX:	Medical Monitoring
	Count XXI:	Punitive Damages
	Count XXII:	Other [specify below]
10.	asserted in the Mast	n America LLC, Plaintiff(s) adopt(s) the following claims er Long Form Complaint for Personal Injuries, Damages and al, and the allegations and prayer for relief with regard thereto
	Count I:	Negligence
	Count II:	Strict Liability: Design Defect
	Count III:	Negligent Design
	Count IV:	Strict Liability: Failure to Warn
	Count V:	Negligent Failure to Warn
	Count VI:	Negligent Recall
	Count VII:	Battery
	Count VIII:	Strict Liability: Manufacturing Defect
	Count IX:	Negligent Manufacturing

Count X:	Breach of Express Warranty
Count XI:	Breach of the Implied Warranty of Merchantability
Count XII:	Breach of the Implied Warranty of Usability
Count XIII:	Fraud
Count XIV:	Negligent Misrepresentation
Count XV:	Negligence Per Se
Count XVI:	Consumer Fraud and/or Unfair and Deceptive Practices Under State Law
Count XVII:	Unjust Enrichment
Count XVIII:	Loss of Consortium
Count XIX:	Survivorship and Wrongful Death
Count XX:	Medical Monitoring
Count XXI:	Punitive Damages
Count XXII:	Other [specify below]
asserted in the Maste	orth America LLC, Plaintiff(s) adopt(s) the following claims or Long Form Complaint for Personal Injuries, Damages and al, and the allegations and prayer for relief with regard thereto
Count I:	Negligence
Count II:	Strict Liability: Design Defect
Count III:	Negligent Design
Count IV:	Strict Liability: Failure to Warn

11.

Count V:	Negligent Failure to Warn
Count VI:	Negligent Recall
Count VII:	Battery
Count VIII:	Strict Liability: Manufacturing Defect
Count IX:	Negligent Manufacturing
Count X:	Breach of Express Warranty
Count XI:	Breach of the Implied Warranty of Merchantability
Count XII:	Breach of the Implied Warranty of Usability
Count XIII:	Fraud
Count XIV:	Negligent Misrepresentation
Count XV:	Negligence Per Se
Count XVI:	Consumer Fraud and/or Unfair and Deceptive Practices Under State Law
Count XVII:	Unjust Enrichment
Count XVIII:	Loss of Consortium
Count XIX:	Survivorship and Wrongful Death
Count XX:	Medical Monitoring
Count XXI:	Punitive Damages
Count XXII:	Other [specify below]

12.	in the Master Long	In USA Inc., Plaintiff(s) adopt(s) the following claims asserted Form Complaint for Personal Injuries, Damages and Demand the allegations and prayer for relief with regard thereto, as set
	Count I:	Negligence
	Count II:	Strict Liability: Design Defect
	Count III:	Negligent Design
	Count IV:	Strict Liability: Failure to Warn
	Count V:	Negligent Failure to Warn
	Count VI:	Negligent Recall
	Count VII:	Battery
	Count VIII:	Strict Liability: Manufacturing Defect
	Count IX:	Negligent Manufacturing
	Count X:	Breach of Express Warranty
	Count XI:	Breach of the Implied Warranty of Merchantability
	Count XII:	Breach of the Implied Warranty of Usability
	Count XIII:	Fraud
	Count XIV:	Negligent Misrepresentation
	Count XV:	Negligence Per Se
	Count XVI:	Consumer Fraud and/or Unfair and Deceptive Practices Under State Law
	Count XVII:	Unjust Enrichment
	Count XVIII:	Loss of Consortium
	Count XIX:	Survivorship and Wrongful Death
	Count XX:	Medical Monitoring

Count XXI:	Punitive Damages
Count XXII:	Other [specify below]
following claims as	North America Holding Corporation, Plaintiff(s) adopt(s) the serted in the Master Long Form Complaint for Personal Injuries, and for Jury Trial, and the allegations and prayer for relief with et forth therein:
Count I:	Negligence
Count II:	Strict Liability: Design Defect
Count III:	Negligent Design
Count IV:	Strict Liability: Failure to Warn
Count V:	Negligent Failure to Warn
Count VI:	Negligent Recall
Count VII:	Battery
Count VIII:	Strict Liability: Manufacturing Defect
Count IX:	Negligent Manufacturing
Count X:	Breach of Express Warranty
Count XI:	Breach of the Implied Warranty of Merchantability
Count XII:	Breach of the Implied Warranty of Usability
Count XIII:	Fraud
Count XIV:	Negligent Misrepresentation
Count XV:	Negligence Per Se

Count XVI:	Consumer Fraud and/or Unfair and Deceptive Practices Under State Law
Count XVII:	Unjust Enrichment
Count XVIII:	Loss of Consortium
Count XIX:	Survivorship and Wrongful Death
Count XX:	Medical Monitoring
Count XXI:	Punitive Damages
Count XXII:	Other [specify below]
As to Dolymon To	charlesies. In a Plaintiff(s) adout(s) the following claims
asserted in the Mast	chnologies, Inc., Plaintiff(s) adopt(s) the following claims ter Long Form Complaint for Personal Injuries, Damages and
asserted in the Mast Demand for Jury Tri	
asserted in the Mast Demand for Jury Tri	ter Long Form Complaint for Personal Injuries, Damages and
asserted in the Mast Demand for Jury Tri as set forth therein:	ter Long Form Complaint for Personal Injuries, Damages and al, and the allegations and prayer for relief with regard thereto,
asserted in the Mast Demand for Jury Tri as set forth therein: Count I:	ter Long Form Complaint for Personal Injuries, Damages and al, and the allegations and prayer for relief with regard thereto, Negligence
asserted in the Mass Demand for Jury Tri as set forth therein: Count I: Count II:	ter Long Form Complaint for Personal Injuries, Damages and al, and the allegations and prayer for relief with regard thereto, Negligence Strict Liability: Design Defect
asserted in the Mast Demand for Jury Tri as set forth therein: Count I: Count II: Count III:	ter Long Form Complaint for Personal Injuries, Damages and al, and the allegations and prayer for relief with regard thereto, Negligence Strict Liability: Design Defect Negligent Design
asserted in the Mast Demand for Jury Tri as set forth therein: Count I: Count II: Count III: Count IV:	ter Long Form Complaint for Personal Injuries, Damages and al, and the allegations and prayer for relief with regard thereto, Negligence Strict Liability: Design Defect Negligent Design Strict Liability: Failure to Warn
asserted in the Mast Demand for Jury Tri as set forth therein: Count I: Count II: Count III: Count IV: Count IV:	ter Long Form Complaint for Personal Injuries, Damages and al, and the allegations and prayer for relief with regard thereto, Negligence Strict Liability: Design Defect Negligent Design Strict Liability: Failure to Warn Negligent Failure to Warn
asserted in the Mass Demand for Jury Tri as set forth therein: Count I: Count II: Count IV: Count IV: Count V: Count VIII:	ter Long Form Complaint for Personal Injuries, Damages and al, and the allegations and prayer for relief with regard thereto, Negligence Strict Liability: Design Defect Negligent Design Strict Liability: Failure to Warn Negligent Failure to Warn Strict Liability: Manufacturing Defect
asserted in the Mass Demand for Jury Tri as set forth therein: Count I: Count II: Count IV: Count IV: Count V: Count VIII: Count IX:	ter Long Form Complaint for Personal Injuries, Damages and al, and the allegations and prayer for relief with regard thereto, Negligence Strict Liability: Design Defect Negligent Design Strict Liability: Failure to Warn Negligent Failure to Warn Strict Liability: Manufacturing Defect Negligent Manufacturing

Count XVIII:	Loss of Consortium
Count XIX:	Survivorship and Wrongful Death
Count XX:	Medical Monitoring
Count XXI:	Punitive Damages
Count XXII:	Other [specify below]
asserted in the Mas	ded Products LLC, Plaintiff(s) adopt(s) the following claims ter Long Form Complaint for Personal Injuries, Damages and tal, and the allegations and prayer for relief with regard thereto,
Count I:	Negligence
Count II:	Strict Liability: Design Defect
Count III:	Negligent Design
Count IV:	Strict Liability: Failure to Warn
Count V:	Negligent Failure to Warn
Count VIII:	Strict Liability: Manufacturing Defect
Count IX:	Negligent Manufacturing
Count XIII:	Fraud
Count XIV:	Negligent Misrepresentation
Count XVII:	Unjust Enrichment
Count XVIII:	Loss of Consortium
Count XIX:	Survivorship and Wrongful Death
Count XX:	Medical Monitoring

Count XXII: Other [specify below] f additional claims against the Defendants identified in the Master Long Form complaint for Personal Injuries, Damages and Demand for Jury Trial are alleged bove, the additional facts, if any, supporting these allegations must be pleaded. laintiff(s) assert(s) the following additional factual allegations against the	Count XXI:	Punitive Damages
Complaint for Personal Injuries, Damages and Demand for Jury Trial are alleged bove, the additional facts, if any, supporting these allegations must be pleaded. laintiff(s) assert(s) the following additional factual allegations against the	Count XXII:	Other [specify below]
Complaint for Personal Injuries, Damages and Demand for Jury Trial are alleged bove, the additional facts, if any, supporting these allegations must be pleaded laintiff(s) assert(s) the following additional factual allegations against the		
Defendants identified in the Master Long Form Complaint for Personal Injuries, Damages and Demand for Jury Trial:	Complaint for Perso above, the additional Plaintiff(s) assert(s) Defendants identified	nal Injuries, Damages and Demand for Jury Trial are alleged al facts, if any, supporting these allegations must be pleaded the following additional factual allegations against the d in the Master Long Form Complaint for Personal Injuries,
	DI : ('00') 1	
	Plaintiff(s)' damages	s alleged herein. Such additional parties, who will be hereafter
laintiff(s) contend(s) that additional parties may be liable or responsible for laintiff(s)' damages alleged herein. Such additional parties, who will be hereafter eferred to as Defendants, are as follows (must name each Defendant and its itizenship):	AdaptHealth, Inc. (a Del	
laintiff(s)' damages alleged herein. Such additional parties, who will be hereaftered to as Defendants, are as follows (must name each Defendant and its itizenship): AdaptHealth, Inc. (a Delaware corporation, principal place of business in Pennsylvania) CMMC, Inc. (a Pennsylvania non-profit, non-stock corporation, principal place of business in		
laintiff(s)' damages alleged herein. Such additional parties, who will be hereafter eferred to as Defendants, are as follows (must name each Defendant and its itizenship): AdaptHealth, Inc. (a Delaware corporation, principal place of business in Pennsylvania) CMMC, Inc. (a Pennsylvania non-profit, non-stock corporation, principal place of business in		
laintiff(s)' damages alleged herein. Such additional parties, who will be hereafter eferred to as Defendants, are as follows (must name each Defendant and its itizenship): AdaptHealth, Inc. (a Delaware corporation, principal place of business in Pennsylvania) CMMC, Inc. (a Pennsylvania non-profit, non-stock corporation, principal place of business in		

18. Plaintiff(s) assert(s) the following additional claims and factual allegations against other Defendants named in Paragraph 16 above:

AdaptHealth is the parent corporation of CMMC; CMMC sold the defenctive Philips DreamStation CPAP device to the Plaintiff. Under Pennsylvania law sellers are strictly liable for selling defective products to consumers. See the complaint originally filed.

WHEREFORE, Plaintiff(s) pray(s) for relief and judgment against Defendants and all such further relief that this Court deems equitable and just as set forth in the Master Long Form Complaint for Personal Injuries, Damages and Demand for Jury Trial and any additional relief to which Plaintiff(s) may be entitled.

Date: Dec ▼ 23 ▼ 2022 ▼

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